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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/657,785	09/08/2003	Charles D. Gollnick	14206US03	1344
	7590 02/11/2008 Winslade		EXAM	INER
Christopher C. Winslade McAndrews, Held & Malloy Suite 3400 500 W. Madison Street Chicago, IL 60661			SOBUTKA, PHILIP	
			ART UNIT	PAPER NUMBER
			2618	
			MAIL DATE	DELIVERY MODE
4			02/11/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

· · · · · · · · · · · · · · · · · · ·	Application No.	Applicant(s)				
	10/657,785	GOLLNICK ET AL.				
Office Action Summary	Examiner	Art Unit				
	Philip J. Sobutka	2618				
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address - Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
,	Responsive to communication(s) filed on 20 September 2007.					
,—	,					
• •	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>38-56</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>55 and 56</u> is/are allowed.						
6) Claim(s) <u>38-46,49,50 and 52-54</u> is/are rejected	l.					
7) Claim(s) 47,48 and 51 is/are objected to.	1					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Amadanada						
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 11/8/2007. 5) Notice of Informal Patent Application (PTO-152) 6) Other:						

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DETAILED ACTION

Information Disclosure Statement

- 1. The information disclosure statement filed November 8, 2007 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each cited foreign patent document; each non-patent literature publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to therein has not been considered.
- 2. The following is a quotation of 37 C.F.R. § 1.98 Regarding Content of information disclosure statement.
 - (b) (5) Each publication listed in an information disclosure statement must be identified by publisher, author (if any), title, relevant pages of the publication, date, and place of publication.
- 3. The information disclosure statement filed November 8, 2007 fails to comply with the provisions of 37 CFR 1.97, 1.98 and MPEP § 609 because some of the non patent literature cited lacks publication date in the listing (i.e. month/year). It has been placed in the application file, but the information referred to therein has not been considered as to the merits. Applicant is advised that the date of any re-submission of any item of information contained in this information disclosure statement or the submission of any missing element(s) will be the date of submission for purposes of determining compliance with the requirements based on the time of filing the statement, including all certification requirements for statements under 37 CFR 1.97(e). See MPEP § 609.05(a).

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Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 39-43,46,49,53,54 are rejected under 35 U.S.C. 102(b) as being anticipated by Moore (US 4,964,121).

Consider claim 39. Moore teaches a node (Moore's communication units and remote sites are nodes in a wireless network, see figure 1) for use in a wireless network comprising:

a transceiver (Moore, figures 1,3,5); and

a control (Moore figure 5, items 206) to operate the node in an active state and a low power state (Moore see for example column 2, lines 44-67),

the node in a low power state waking in response to a timer interrupt to receive a broadcast packet to which the node synchronizes (Moore see for example figures 5,6, item 216, columns 7, line 31 – column 8, lines 65);

the node in an active state entering a low power state in response to at least a second timer signal (Moore see for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65).

Consider claim 40. Moore teaches a node (Moore's communication units are nodes in a wireless network, see figure 1) for use in a wireless network comprising: a transceiver (Moore, figures 1,3,5); and

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a control (Moore figure 5, items 206) to operate the node in an active state and a low power state (Moore see for example column 2, lines 44-67),

the node in a low power state waking at a timed interval to receive a particular type of packet broadcast periodically in a broadcast packet time slot (*Moore see for example figures 5,6, item 216, columns 7, line 31 – column 8, lines 65*),

the node being responsive to the particular type of broadcast packet to switch to the active state (Moore see for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65).

As to claim 41, Moore as applied to claim 40 above teaches wherein the node switches from the active state to the low power state if the node does not receive a message within a predetermined period of time (Moore see for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65)

Consider claim 42. Moore teaches a method for operating a node in a wireless network (Moore's communication units are nodes in a wireless network, see figure 1) comprising:

waking a node in a low power state at regular intervals (Moore see for example figures 5,6, item 216, columns 7, line 31 – column 8, lines 65);

receiving at a waken node a message of particular type that is broadcast periodically in a broadcast message time slot (Moore see for example figures 5,6, item 216, columns 7, line 31 – column 8, lines 65);

synchronizing the node to the received broadcast message (Moore also teaches synchronization, see for example columns 7, line 31 – column 8, lines 65); and

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switching the node to an active state in response to a received broadcast message (Moore see for example figures 5,6, item 216, columns 7, line 31 – column 8, lines 65).

Consider claim 43. Moore teaches a method for operating a node in a wireless network comprising:

waking a node in a low power state at regular intervals (Moore see for example figures 5,6, item 216, columns 7, line 31 – column 8, lines 65);

receiving at a waken node a message broadcast periodically in a broadcast message time slot (Moore see for example figures 5,6, item 216, columns 7, line 31 – column 8, lines 65);

synchronizing the node to a received broadcast message (Moore also teaches synchronization, see for example columns 7, line 31 – column 8, lines 65);

switching the node to an active state in response to a received broadcast message (Moore see for example figures 5,6, item 216, columns 7, line 31 – column 8, lines 65); and

switching the node to the low power state if a message is not received in the active state for a predetermined period of time (Moore see for example figures 5,6, item 216, columns 7, line 31 – column 8, lines 65).

As to claim 46, Moore teaches the method of claim 41, wherein expiration of the second timed interval is indicated by expiration of a timer set in accordance with a maximum time for which the node is to remain awake waiting for a message addressed to the node (Note that Moore's timer would indicate the maximum time for which the

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node is to remain awake. Moore see for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65).

As to claim 49, Moore teaches the method of claim 42, wherein the regular interval is a function of a period at which a particular type of message is broadcast (Moore see for example column 2, lines 43-67, column 5, lines 25-65).

Consider claim 53. Moore teaches in a node having a transceiver for use in a wireless network (Moore's communication units and remote sites are nodes in a wireless network, see figure 1), one or more circuits comprising:

a control to operate the node in an active state and a low power state, the node in a low power state waking in response to at least a first timer signal to receive a broadcast packet to which the node synchronizes (*Moore also teaches synchronization, see for example columns 7, line 31 – column 8, lines 65*), the node in an active state entering a low power state in response to at least a second timer signal (*Moore see for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65*).

Consider claim 54. Moore teaches, in a node having a transceiver for use in a wireless network (Moore's communication units and remote sites are nodes in a wireless network, see figure 1),

one or more circuits comprising: a control to operate the node in an active state and a low power state, the node in a low power state waking at a timed interval to receive a packet broadcast periodically in a broadcast packet time slot, the node being responsive to the broadcast packet to switch to the active state (*Moore see for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65*)

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Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 8. Claims 38,44,45,50,52 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moore in view of Rypinski (US 5,440,560).

Consider claim 38. Moore teaches a node (Moore's communication units and remote sites are nodes in a wireless network, see figure 1) for use in a wireless network comprising:

a transceiver (Moore, figures 1,3,5); and

a control (Moore figure 5, items 206) to operate the node in an active state with the transceiver on and a low power state with the transceiver off (Moore see for example column 2, lines 44-67),

the node in the low power state switching to the active state at regular intervals to receive a periodically broadcast message (Moore see for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65) and the node synchronizing to the broadcast message (Moore also teaches synchronization, see for example columns 7, line 31 – column 8, lines 65).

Moore lacks a teaching of the message being a polling message.

Rypinski, in a power saving wireless network, teaches that use of polling messages allows for non-contending opportunities to request service (Rypinski see especially column 1, lines 53-64). It would have been obvious to one of ordinary skill in the art to modify Moore to have the message be a polling message in order to allow for non-contending opportunities to request service as taught by Rypinski.

Consider claim 44. Moore teaches a wireless network comprising:

a first node for periodically broadcasting a message (Moore's communication units and remote sites are nodes in a wireless network, see figures 1);

a second node having an active state for receiving messages and a low power state (Moore see for example column 2, lines 44-67),

the second node switching from the active state to the low power state if a message is not received in the active state for a predetermined period of time and the second node in a low power state waking at regular time intervals (Moore see for

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example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65) to receive a broadcast packet to which the second node synchronizes (Moore also teaches synchronization, see for example columns 7, line 31 – column 8, lines 65).

Moore lacks a teaching of the message being a polling message.

Rypinski, in a power saving wireless network, teaches that use of polling messages allows for non-contending opportunities to request service (*Rypinski see especially column 1, lines 53-64*). It would have been obvious to one of ordinary skill in the art to modify Moore to have the message be a polling message in order to allow for non-contending opportunities to request service as taught by Rypinski.

Consider claim 45. Moore teaches a method of operating nodes in a wireless network (Moore's communication units and remote sites are nodes in a wireless network, see figures 1) comprising:

operating a node in an active state (Moore see for example column 2, lines 44-67);

switching the node from the active state to a low power state if a message is not received for a predetermined period of time in the active state (Moore see for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65).

periodically broadcasting from another node a message (Moore see for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65);

waking the node in the low power state at timed intervals to receive a broadcast message (Moore see for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65); and

synchronizing the wakened node to the received broadcast message (Moore also teaches synchronization, see for example columns 7, line 31 – column 8, lines 65).

Moore lacks a teaching of the message being a polling message.

Rypinski, in a power saving wireless network, teaches that use of polling messages allows for non-contending opportunities to request service (*Rypinski see especially column 1, lines 53-64*). It would have been obvious to one of ordinary skill in the art to modify Moore to have the message be a polling message in order to allow for non-contending opportunities to request service as taught by Rypinski.

Consider claim 50. Moore teaches the method as applied to claim 42 above, but lacks a teaching of wherein the regular interval is equal to a period at which a polling message is broadcast.

Rypinski, in a power saving wireless network, teaches that use of polling messages allows for non-contending opportunities to request service (Rypinski see especially column 1, lines 53-64). It would have been obvious to one of ordinary skill in the art to modify Moore to have the message be a polling message in order to allow for non-contending opportunities to request service as taught by Rypinski. Note that therefore the regular interval would be for the polling message

Consider claim 52. Moore teaches, in a node having a transceiver for use in a wireless network (Moore's communication units and remote sites are nodes in a wireless network, see figures 1), one or more circuits comprising:

a control to operate the node in an active state with the transceiver on and a low power state with the transceiver off, the node in the low power state switching to the active state at regular intervals to receive a periodically broadcast message (*Moore see* for example abstract, figures 5,6, item 216, columns 7, line 31 – column 8, lines 65) and the node synchronizing to the message (*Moore also teaches synchronization*, see for example columns 7, line 31 – column 8, lines 65).

Moore lacks a teaching of the message being a polling message.

Rypinski, in a power saving wireless network, teaches that use of polling messages allows for non-contending opportunities to request service (Rypinski see especially column 1, lines 53-64). It would have been obvious to one of ordinary skill in the art to modify Moore to have the message be a polling message in order to allow for non-contending opportunities to request service as taught by Rypinski.

Allowable Subject Matter

9. Claims 47, 48, and 51 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Consider claim 47. The nearest prior art as shown in Moore fails to teach the method of claim 41, wherein if the node receives a message within the second timed interval, the node remains in the active state for at least a third timed interval different from the second timed interval.

Consider claim 48. The nearest prior art as shown in Moore fails to teach the method of claim 41, wherein if the node receives a message that is not addressed to the

node within the second timed interval, the node remains in the active state for at least a third timed interval different from the second timed interval.

Consider claim 51. The nearest prior art as shown in Moore fails to teach the method of claim 42, wherein the regular interval is a multiple of a period at which a polling message is broadcast.

10. Claims 55 and 56 are allowed.

Consider claim 55. The nearest prior art as shown in Moore fails to teach a method for operating a node in a wireless network comprising: waking a node in a low power state at regular intervals; receiving at the waken node a message that is transmitted periodically; synchronizing the node to the received message; and switching operation of the node to an active state in response to the received message, where the regular interval is a multiple of a period at which the message is transmitted.

Consider claim 56. The nearest prior art as shown in Moore fails to teach an electrical circuit for utilization in a node of a wireless communication network, the electrical circuit comprising: at least one circuit that operates to, at least: wake a node in a low-power state at regular intervals; receive at the waken node a message that is transmitted periodically; synchronize the node to the received message; and switch operation of the node to an active state in response to the received message, where the regular interval is a multiple of a period at which the message is transmitted.

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Response to Amendment

11. Applicant's arguments filed September 20, 2007 have been fully considered but they are not persuasive.

- 12. Applicant argues that Moore does not teach the claimed second timer signal. Examiner disagrees, Moore, beginning at column 7, line1 teaches: "A clock 218 provides the reference timing for the CPU 212, and a programmable timer 216. The programmable timer 216 is used to generate timing intervals required for battery saver operation..." clearly the timing signals used to indicate the timing intervals would correspond to the claimed timer signals.
- 13. Applicant argues that Moore does not teach waking at a timed interval to receive a particular type of packet. It is noted that the limitation, given its broadest reasonable interpretation, simply describes the node awaking to receive ANY packet. The claim language does not specify any predetermined relationship between the wake up time and a specific packet.
- 14. As to the arguments' that Moore does not show the second timed interval, note that Moore teaches a plurality of timed intervals as noted in Moore at columns 7, line 31 column 8, lines 65.

In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

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Conclusion

15. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

16. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

- 17. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip J Sobutka whose telephone number is 571-272-7887. The examiner can normally be reached on Monday Friday, 8:30am 5:00pm.
- 18. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew D. Anderson can be reached on 571-272-4177.
- 19. The central fax phone number for the Office is 571-273-8300.

Most facsimile-transmitted patent application related correspondence is required to be sent to the Central FAX Number.

CENTRALIZED DELIVERY POLICY: For patent related correspondence, hand carry deliveries must be made to the Customer Service Window (now located at the Randolph Building, 401 Dulany Street, Alexandria, VA 22314), and facsimile transmissions must be sent to the Central FAX number, unless an exception applies. For example, if the examiner has rejected claims in a regular U.S. patent application, and the reply to the examiner's Office action is desired to be transmitted by facsimile rather than mailed, the reply must be sent to the Central FAX Number.

20. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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PHILIP J. SOBUTKA PATENT EXAMINER